UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/662,812	09/16/2003	Yang-Iim Choi	1293.1916	1080	
21171 STAAS & HAI	7590 01/09/2008	•	EXAMINER		
SUITE 700			DOAN, TRANG T		
1201 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005			ART UNIT	PAPER NUMBER	
		21:	2131		
		•			
		·	MAIL DATE	DELIVERY MODE	
			01/09/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

				$m \Omega /$			
•	Арг	olication No.	Applicant(s)				
		662,812	CHOI, YANG-IIM				
Office Action Summ	ary Exa	miner	Art Unit				
		ng Doan	2131				
The MAILING DATE of this of Period for Reply	ommunication appears	on the cover sheet with	the correspondence ac	idress			
A SHORTENED STATUTORY PE WHICHEVER IS LONGER, FROM - Extensions of time may be available under the after SIX (6) MONTHS from the mailing date o - If NO period for reply is specified above, the m - Failure to reply within the set or extended perion Any reply received by the Office later than three earned patent term adjustment. See 37 CFR	THE MAILING DATE of provisions of 37 CFR 1.136(a). It is communication. aximum statutory period will appered for reply will, by statute, cause a months after the mailing date of the statute.	OF THIS COMMUNICATION IN THE PROPERTY OF THIS COMMUNICATION IN THIS COMMUN	ATION. By be timely filed Sometimes filed strong the files of this condition (35 U.S.C. § 133).				
Status							
1) Responsive to communication	on(s) filed on 23 Octobe	er 2007.					
2a) ☐ This action is FINAL .	2b)⊠ This action						
3) Since this application is in co							
Disposition of Claims							
4) ⊠ Claim(s) <u>1-3 and 5-12</u> is/are 4a) Of the above claim(s) 5) □ Claim(s) is/are allowe 6) ⊠ Claim(s) <u>1-3 and 5-12</u> is/are 7) □ Claim(s) is/are object 8) □ Claim(s) are subject	is/are withdrawn from the control of the contro	om consideration.					
Application Papers							
9) ☐ The specification is objected 10) ☑ The drawing(s) filed on 16 Second Applicant may not request that Replacement drawing sheet(s) 11) ☐ The oath or declaration is ob	eptember 2003 is/are: any objection to the draw including the correction is	ing(s) be held in abeyanc required if the drawing(s	e. See 37 CFR 1.85(a).) is objected to. See 37 C	FR 1.121(d).			
Priority under 35 U.S.C. § 119							
12)⊠ Acknowledgment is made of a)⊠ All b)□ Some * c)□ No 1.⊠ Certified copies of the 2.□ Certified copies of the 3.□ Copies of the certified	ne of: priority documents have priority documents have copies of the priority deternational Bureau (PC)	ve been received. ve been received in Ap ocuments have been r CT Rule 17.2(a)).	plication No eceived in this Nationa	l Stage			
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing 3) Information Disclosure Statement(s) (PT Paper No(s)/Mail Date		Paper No(s)	nmary (PTO-413) /Mail Date ormal Patent Application -				

Application/Control Number: 10/662,812 Page 2

Art Unit: 2131

DETAILED ACTION

1. This action is in response to the amendment filed on 10/23/2007.

- 2. Claim 1 has been amended.
- 3. Claims 4 and 13-43 have been canceled.
- 4. Claims 1-3 and 5-12 are pending for consideration.

Continued Examination Under 37 CFR 1.114

5. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 10/23/2007 has been entered.

Response to Arguments

6. Applicant's arguments with respect to claims 1-3 and 5-12 have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

Application/Control Number: 10/662,812

Art Unit: 2131

invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- 8. Claims 1-2 and 5-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Medina et al. (US 6959288) (hereinafter Medina in view of Krishnamurthy (US 6823436) (hereinafter Krishnamurthy).
- 9. Regarding claim 1, Medina discloses generating a plurality of metadata fragment data by partitioning metadata to be transmitted (Medina: column 31 lines 44-49: metadata comprises parts); selecting a predetermined metadata fragment data from among the plurality of metadata fragment data (Medina: column 16 lines 55-64: metadata (i.e., secure container(s))); generating metadata-related information using the selected metadata fragment data (Medina: column 16 lines 55-64); and transmitting the selected metadata fragment data and the metadata-related information with data format information indicating a type of the selected metadata fragment data (Medina: column 16 lines 55-64).

Medina does not explicitly disclose in detail dividing the metadata based upon a predetermined semantic unit. However, Krishnamurthy discloses dividing the metadata based upon a predetermined semantic unit (Krishnamurthy: see Abstract section: dividing metadata segments into subsegments). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention to incorporate the method of dividing the metadata based on predetermined semantic unit of Krishnamurthy into the system of Medina to better utilization of memory resources and of segment metadata nodes in data snapshots in such systems (Krishnamurthy: column 1 lines 8-10).

Application/Control Number: 10/662,812

Art Unit: 2131

- 10. Regarding claim 2, Medina as modified discloses wherein the selected metadata fragment data, the metadata-related information, and the data format information of the selected metadata fragment data are transmitted in a metadata container (Medina: column 10 lines 4-10).
- 11. Regarding claim 5, Medina as modified discloses wherein a metadata authentication level flag specifying a metadata authentication level is further contained in the metadata container (Medina: column 41 lines 24-35 and column 50 lines 32-39).
- 12. Regarding claim 6, Medina as modifies discloses wherein the metadata-related information is metadata digest information obtained by substituting the selected metadata fragment data into a unidirectional function (Medina: column 16 lines 55-64).
- 13. Regarding claim 7, Medina as modifies discloses wherein the unidirectional function is a hash function (Medina: column 16 lines 55-64).
- 14. Regarding claim 8, Medina as modified discloses generating metadata authentication signature information using the metadata-related information and a first encryption key; and inserting the metadata authentication signature information in the metadata container containing the selected metadata fragment data (Medina: column 16 lines 55-64).
- 15. Regarding claim 9, Medina as modified discloses wherein the metadata authentication signature information is obtained by substituting the metadata-related information and the first encryption key into a unidirectional function (Medina: column 16 lines 55-64).

Application/Control Number: 10/662,812

Art Unit: 2131

- 16. Regarding claim 10, Medina as modified discloses encrypting the first encryption key using a second encryption key; and inserting the encrypted first encryption key into the metadata container containing the selected metadata fragment data (Medina: column 12 lines 39-42).
- 17. Regarding claim 11, Medina as modified discloses wherein the plurality of metadata fragment data and corresponding metadata-related information are inserted into the metadata container, and each metadata fragment data and the corresponding metadata-related information are connected to each other by pointer information (Medina: column 41 lines 13-19 and lines 55-63).
- 18. Regarding claim 12, Medina as modified discloses wherein the plurality of metadata fragment data and corresponding metadata-related information and metadata authentication signature information are inserted into the metadata container, and each metadata fragment data and the corresponding metadata-related information and metadata authentication signature information are connected to one another by pointer information (Medina: column 41 lines 13-19 and lines 55-63).
- 19. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Medina in view of Krishnamurthy, and further in view of Davis et al. (US 7209571) (hereinafter Davis).
- 20. Regarding claim 3, Medina in view of Krishnamurthy does not explicitly disclose wherein the data format information indicates whether the selected metadata fragment data has a binary XML format or a text XML format. However, Davis discloses wherein the data format information indicates whether the selected metadata fragment data has

Page 6

Application/Control Number: 10/662,812

Art Unit: 2131

a binary XML format or a text XML format (Davis: column 15 lines 50-52). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention to incorporate the method of providing metadata fragment data has a binary XML format or a text XML format of Davis into the system of Medina in view of Krishnamurthy to describe a class of data objects called XML documents and partially describes the behavior of computer programs which process them (Davis: column 15 lines 52-54).

Page 7

Application/Control Number: 10/662,812

Art Unit: 2131

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Trang Doan whose telephone number is (571) 272-0740. The examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz Sheikh can be reached on (571) 272-3795. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Trang Doan Examiner Art Unit 2131

T.D.

SUPERVISORY PATENT EXAMINER
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100